

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

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| A | PPLICATION NO. | FILING DATE 245 03/10/ | | OR . | ATTORNEY DOCKET NO. | |
|---|----------------|-------------------------------|---|----------------------------|---------------------|--|
| Г | | MARTENS OLSON TH FLOOR | 1 | EXAMINER FOURSON III, G | | |
| | | PORT CENTER I BEACH CA 926 | | ART UNIT | PAPER NUMBER | |
| | | | | DATE MAILED: | 03/27/00 | |

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks



Advisory Action

Application No. 09/037,945

Applicant(s)

Fazan et al

Examiner

George Fourson

Group Art Unit 2823



| ТН | E PE | RIOD FO | R RESPONSE | : [check only | / a) or b)} | | | | | | | |
|-----------|--|--|----------------------------------|------------------------------------|---|-------------------------|----------------------------------|--------------------|---|--|--|--|
| | a) [| expires | п | nonths from the | mailing date of the | final rejection. | | | | | | |
| | _ | b) expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action, whichever is later. In no event, however, will the statutory period for the response expire later than six months from the date of the final rejection. | | | | | | of the final | | | | |
| | Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. The date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above. | | | | | | | | | | | |
| | Appellant's Brief is due two months from the date of the Notice of Appeal filed on (or within any period for response set forth above, whichever is later). See 37 CFR 1.191(d) and 37 CFR 1.192(a). | | | | | | | | | | | |
| Ap but | plica : is N | nt's respo IOT deem | onse to the fi led to place t | inal rejection, the application | filed on <u>Mar</u> n in condition for | 13, 2000 has allowance: | been considered | with the following | ng effect, | | | |
| X | The | proposed | amendment | (s): | | | | | | | | |
| | | will be en | tered upon f | iling of a Noti | ce of Appeal and | an Appeal Brief. | | | | | | |
| | X | will not b | e entered be | cause: | | | | | | | | |
| | X | they ra | aise new issu | es that would | d require further (| consideration and | d/or search. (See | note below). | | | | |
| | | | | | er. (See note be | | | | | | | |
| | | | re not deeme for appeal. | ed to place the | e application in b | etter form for ap | peal by materially | y reducing or sim | plifying the | | | |
| | |] they p | resent additi | onal claims w | ithout cancelling | a corresponding | number of finally | rejected claims. | | | | |
| | NOTE: the proposed limitations requiring absence of formation of inclusions and performing the formation of the field oxide in a single step raise new issues requiring further consideration and/or search | | | | | | | | | | | |
| | □ . | Applicant | 's response l | nas overcome | the following re | ection(s): | | | | | | |
| | Nev sep | wly propo arate, tim | sed or amen lely filed ame | ded claims endment canc | elling the non-all | owable claims. | would be | allowable if subr | mitted in a | | | |
| | | | e because: | Applicant | | ents depen | but does NOT pl for the place | _ | | | | |
| | | | or exhibit w | | nsidered because | | SOLELY to issue | es which were n | ewly raised by | | | |
| X | For | purposes | of Appeal, t | he status of t | the claims is as fo | ollows (see attac | hed written expla | anation, if any): | | | | |
| | Clai | ims allow | ed: <i>none</i> | | | | | | | | | |
| | Clai | ims objec | ted to: <u>none</u> | | | | | | | | | |
| | Clai | ims reject | ed: <u>1-4, 8, 3</u> | 9, 11, 12, 14, | , 16, and 17 | | | | | | | |
| | The | propose | d drawing co | rrection filed | on | has | □has not beer | n approved by th | e Examiner. | | | |
| | Not | te the atta | ached Inform | ation Disclosu | ure Statement(s), | PTO-1449, Pape | er No(s) | · | $\alpha \cap$ | | | |
| | Oth | ner | | | | | | \mathscr{A} | 7 () | | | |
| | | | | | | | | PRIMA | JULIUSA GE POURSON RY EXAMINER UNIT 2823 | | | |